UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN

COMPLAINT

TO THE HONORABLE UNITED STATES DISTRICT COURT JUDGE:

The United States of America, plaintiff, alleges that:

Jurisdiction

1. This Court has jurisdiction over the subject matter of this action pursuant to Article III, Section 2, U.S. Constitution and 28 U.S.C. § 1345.

Venue

The defendant is a resident of Wayne County, Michigan within the jurisdiction of this
 Court and may be served with service of process at 15717 Meyers Road, Detroit, Michigan
 48227.

The Debt

3. The debt owed the USA is as follows:

A. Current Principal (after application of all prior payments, credits, and offsets)	\$2,625.00
B. Current Capitalized Interest Balance and Accrued Interest	\$5,110.81
C. Administrative Fee, Costs, Penalties	\$0.00
D. Credits previously applied (Debtor payments, credits, and offsets)	\$0.00

E. Attorneys fees

\$0.00

Total Owed

\$7,735.81

The Certificate of Indebtedness, attached as Exhibit A", shows the total owed excluding attorney's fees and CIF charges. The principal balance and the interest balance shown on the Certificate of Indebtedness is correct as of the date of the Certificate of Indebtedness after application of all prior payments, credits, and offsets. Prejudgment interest accrues at the rate of 8.000% per annum.

Failure to Pay

4. Demand has been made upon the defendant for payment of the indebtedness, and the defendant has neglected and refused to pay the same.

WHEREFORE, USA prays for judgment:

A. For the sums set forth in paragraph 3 above, plus prejudgment interest through the date of judgment, all administrative costs allowed by law, and post-judgment interest pursuant to 28 U.S.C. § 1961 that interest on the judgment be at the legal rate until paid in full;

- B. For attorneys' fees to the extent allowed by law; and,
- C. For such other relief which the Court deems proper.

Respectfully submitted,

By: s/Charles J. Holzman (P35625)
Holzman Corkery, PLLC
Attorneys for Plaintiff
Tamara Pearson (P56265)
28366 Franklin Road
Southfield, Michigan 48034
(248) 352-4340
usa@holzmanlaw.com

U. S. DEPARTMENT OF EDUCATION SAN FRANCISCO, CALIFORNIA

CERTIFICATE OF INDEBTEDNESS #1 OF 1

William J. Hall Aka: William Hall 14160 Warwick St. Detroit, MI 48223-2951 Ac

I certify that U.S. Department of Education records show that the borrower named above is indebted to the United States in the amount stated below plus additional interest from 06/13/08.

On or about 06/01/87, the borrower executed promissory note(s) to secure loan(s) of \$2,625.00 from First Bank (Madison, WI). This loan was disbursed for \$2,625.00 on 06/08/87, at 8.00 percent interest per annum. The loan obligation was guaranteed by Great Lakes Higher Education Corporation, and then reinsured by the Department of Education under loan guaranty programs authorized under Title IV-B of the Higher Education Act of 1965, as amended, 20 U.S.C. 1071 et seq. (34 C.F.R. Part 682). The holder demanded payment according to the terms of the note, and credited \$0.00 to the outstanding principal owed on the loan. The borrower defaulted on the obligation on 04/10/88, and the holder filed a claim on the loan guarantee.

Due to this default, the guaranty agency paid a claim in the amount of \$2,802.03 to the holder. The guarantor was then reimbursed for that claim payment by the Department under its reinsurance agreement. Pursuant to 34 C.F.R. § 682.410(b)(4), once the guarantor pays on a default claim, the entire amount paid becomes due to the guarantor as principal. The guarantor attempted to collect this debt from the borrower. The guarantor was unable to collect the full amount due, and on 03/30/94, assigned its right and title to the loan to the Department.

Since assignment of the loan, the Department has credited a total of \$0.00 in payments from all sources, including Treasury Department offsets, if any, to the balance. After application of these payments, the borrower now owes the United States the following:

Principal: \$2,625.00 Interest: \$4,251.30

Total debt as of 06/13/08: \$6,876.30

Interest accrues on the principal shown here at the rate of \$0.57 per day.

Pursuant to 28 U.S.C. § 1746(2), I certify under penalty of perjury that the foregoing is true and correct.

Executed on: 12408

Loan Analyst

Litigation Support

gri da Fastalalo

2.12-cv-13207-bAh-M⊍H- D0c# 1 Filed-07/20/12 - ₹g 4 ol 5 - Pg ID 2

FIRST BANK (N.A.)
GUARANTEED STUDENT LOAN APPLICATION AND PROMISSORY NOTE

THE GUARANTEED STOL	LITT LOAN ATTEICATION AND		
SECTION 1-TO BE COMPLETED BY 7	HE BORROWER "IMPORTANT-RE	AD THE INSTRUCTIONS O	CAREFULLY"
Social Security Number Last Name	_ First Name	Middle Initial	2 Rinhdate
Hall	17. 0.11	iam	
*			rea Code/Telephone No.
	City, State, Zip Code	- In But h	isa dada telaphona ital
14091 Harlowe.	DETROIT, MICH	1 11XXXXX 1/1 4 31/2	JU MAONE
6. United States 4 a. U.S. Citizen/National	7. You are a permanent resident of		- MIGHTERED
Citizenship Status	· -, -	Mo. Year + - Drivers Lic. #	
	- day Mach		MICH . Since: 14001
(See Instructions) . Neither of the above	State: Mich Since: U		
9. Loan Period 10. Loan Amo	unt Requested 11. Major course of study	12. List post secondary institutions y	on uske attended incinding dates:
From COO 37 To COY 37 \$ 2	625 TRUCK Driving	4 MANE	-
13. Wisconsin	If married, spouse's name and address:		
Residents Only. Marital unmarried or -	,		
Status: I married I legally separated	•		
14. Have you ever defaulted on a GSL or PLUS/SLS Loan?	15. While in school be	orrower intends to live: (Check one)	
Yes No If "Yes", see instruction		On-Campus Off-Campus	1
16. List below all GSL and PLUS/SLS Loans. Do Not include NDSL or HE	Al Loans, Continue on a separate sheet if necessary	, If none write "NONE". If out-of-state	loan, include proof of interest rate
and outstanding balance.			
Name of Lender	City and State of Lender		iterest Unpaid Balance
Haitle VI Lellusi			Rate
		Mo. Year	% \$
		Mo. Year	
			% \$
17a. Parent or Guardian (If deceased, other relative)	17b. Other Relative (notliving at 17a or 17c or 4) 17c. Other Relative of	or Friend ((not living at 17s or 17b or 4)
Name: Relationship:	Relation	nship:	Relationship:
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City/Smte/Zip: Since:		Since:	48213 Since:
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Area Code/ Telephone		•	
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Place and City of	1	ET	المالية المالية
Employment Securify Guard	MRINE WORKER 1	1411911 . 4012	Worker MI
Promissory Note for a Guaranteed Student Loan	NOTICE TO THE MAKE	R: DO NOT SIGN THIS BEFORE YOU REAL	THE WRITING ON THE REVERSE SIDE.
1. Promise To Pay I, called Maker identified in Section I, Item 2 and "Endorser	" if any, Identified in Section" EVEN IF OTHERWISE A	DVISED, YOU ARE ENTITLED TO AN EXACT	COPY OF ANY AGREEMENT YOU SIGN.
I, Item 18c, promise to pay to the lender Identified in Section 3, Item 35, when	this note becomes due as set YOU HAVE THE RIGHT	FAT ANY TIME TO PAY IN ADVANCE TH	E UNPAID BALANCE DUE UNDER THIS
forth in paragraph 6 (on reverse side), the sum of		AND ENDORSER ACKNOWLEDGE RECEIPT ORROWER'S RIGHTS AND RESPONSIBILITY	
I WO thousand six hundled two	OTU TIVEDOLLARS 1 1.1	. 11 .61	11187
18a. Requested Loan Amount - Must be the same as Item		Con Hour	(Sept) (2/1/47.
0.00	18b. Maker's Signat	ure	Date
(\$ 26 35.00) or such lesser amount as is advanced to me and identified Statement, plus interest computed at the applicable rate disclosed on the GSL	to me in the GSL Disclosure		(Seal)
not satisfied with the terms of the loan on the GSL Disclosure Statement I	may cancel this agreement. 18c Endorser's Sign	nature	Date -
some to contect my lander immediately and I will not cash any loan check the	at has been released to me. I		
agree to check the GSL Disclosure Statement as soon as I get it and to let my	lender know it anything looks		
wrong or if I have any questions. My signature certifies that I have read and authorizations stated in the "Borrower Certification" primed on the reverse si	fe. Endorser's Soc. Sec.	No. Endorser's Address	
	TION 2-TO BE COMPLETED BY THE S		1 /(12)
19. Name of School,	20. Address	City, State, Zip C	idde 1 2 2 2 10 10
Male Heart THAIXINGX	1100 VIIC- 4601	HOUUNALL SI	itsuit Mid
	24. Grade 25. Anticipated Grad. 26. Depe		28. Est. Fin. Ald
21. School Code 622. Borrower Enrolled: 23. Toan Period From Clot 08-87	ZA. Grade Zo. Anticipated Grad. Zo. Depe	indopoy 21. man bustul Edulin	ביי
146 Full time Halftime To 09/25/27	01 Mo.09 Year 198 Dep. 1	Mindep. \$ 5070	s &
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29. E.F. Contribution 30. Approved Loan Amoun	-	nd Disbursement Date 33. Area Co	de/Telephone No.
1. 11/18 1. 2/25	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 LS/	3/885-2-2000
\$ 1000 \$ 7000	1319012011		of the property
I have read and understand the terms of the "School's Certification	n" printed on the REVERSE SIDE of this applicati	on. ra ata	- ما را د
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Tarre (Val)	Print Name and Title	<u>, , , , , , , , , , , , , , , , , , , </u>	Date
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	CTION 3-TO BE COMPLETED BY THE		
35. Name of Lender	4	0. 1st Disbursement Amount	il·Ken
First Bank (N.A.)		Amount \$,
	State, Zip Code : 4	1. 2nd Disbursement	
		Amount \$	
	adison, WI 53708	,	
37. Lender Code 38. Entity Number		2. Total Amount .	イン(ごう)
821654 39-0152428	1-800-362-3808 (IN-STATE) 1-800-662-6057 (OUT-STATE)	Approved - \$	
A 100.1			
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The AUSCIT Audiotex	Richard H. Johnston, Vice-Preside	nt	COPY B
43. Signature of Student Loan Official	Print Name and Title	Date	COPID

WHEC Form GSL-3, 74/877

UPON LENDER COMPLETION MAIL ONLY WHEC & LENDER COPIES TO: First Bank Loan Origination Center P.O. Box 8931, Madison, WI 53708

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2. DEFINITIONS. All words, phrases, and conditions Title IV, Part B Higher Education Act of 1965 (20 U The Wisconsin Higher Education Corporation shall a

Hefined in this Note shall be construed according to common and ap 771 et seq.), as amended, called the "Act" or Federal Regulations. 771 et seq.), as amended, called the ed "WHEC".

usage unless a technical meaning is ascribed to them by a Secretary of Education shall be called the "Secretary".

3. APPLICABLE INTEREST RATE. The Maker agrees to pay interest at the applicable interest rate figured in the following manner: If Maker has an unpaid principal balance on a Guaranteed Student Loan having an applicable interest rate of 6%, the applicable interest on this loan will be 7%. If Maker has an unpaid principal balance on a GSL loan having an applicable interest rate of 7%, 8%, or 9%, the applicable interest rate on this loan will be the same as the Maker's previous loan(s). If Maker has no outstanding GSL loans, the applicable interest rate on this

- 4. GUARANTEE INSURANCE FEE. The Maker agrees to pay a loan guarantee insurance fee to Lender equal to 1% of the Loan Amount. The amount of this fee will be shown on the GSL Disclosure Statement and it will be deducted proportionally from each disbursement of this loan. This fee may be refundable if no amount of this loan has been disbursed to the Maker.
- 5. LOAN ORIGINATION FEE. The Maker agrees to pay to the lender a loan origination fee equal to 5% of the Loan Amount. This fee may be increased to 5.5% by Presidential order issued pursuant to the sequestration provisions of the Balanced Budget and Emergency Deficit Control Act of 1985. The amount of this fee will be shown on the GSL Disclosure Statement and it will be deducted by the lender from each disbursement of the proceeds of the loan in an amount prorated in accordance with the amount of each disbursement.
- 7. MINIMUM PAYMENT. The total annual payment by the Maker during any year of the repayment period on all GSL and PLUS/SLS loans made under the Act shall not unless otherwise agreed to by lender and Maker, be less than \$600 or the balance of all such loans plus accrued interest, whichever is less, except that if a husband and wife both have outstanding GSL and PLUS/SLS loans, the total combined annual payment on all such loans by husband and wife shall not be less than \$600 or the combined balance of all such loans plus accrued interest, whichever is less. The required annual payment may be more than indicated above depending on the total amount borrowed.
- B. PREPAYMENT WITHOUT PENALTY. The Maker and any Endorser may prepay the whole or any part of this Note at any time without penalty, and may be entitled to a rebate of any unearned
- 9. LATE PAYMENT PENALTY. A late payment penalty may be assessed on the unpaid amount of any installment not paid on or before the 10th day after its scheduled or deferred due date. The late charge may not exceed 6% of each installment or \$6 for each installment whichever is less. This charge may be added to the Maker's account and deducted from any future payments. prior to allocation toward payment of any principal or interest.
- prior to allocation toward payment of any principal or interest.

 10. COLLECTION CHARGES. The Maker and any Endorser are liable for all charges and collection costs, including statutorily authorized attorneys fees, that are permitted by Regulations of the Secretary and are necessary for the collection of the loan.
- 11. SECURITY INTEREST. This Note is unsecured and the lender expressly waives, as security for this Note, any security interest hald by the lender.
- 12. DISBURSEMENT SCHEDULE. The Maker and lender agree that the amount paid to the Maker shall be disbursed by check payable to the order of and requiring the endorsement of the Maker according to the schedule listed on the GSL Disclosure Statement.
- Maker according to the schedule listed on the GSL Disclosure Statement.

 13. DEFERMENT. Payment of principal will be deferred after the repayment period begins, provided Maker complies with the procedural requirements set farth in the regulations governing GSL Program in any of these circumstances including deferment, renewals that may be required: (A) While Maker is enrolled—(a). Full-time study at a active of national of the United States in a stitute or national of the United States in a stitute or national of the United States in a stitute of the state in the States or serving as an officer in the Commissioned Corps of the United States Public Health Stavices; (b) Serving as a Peace Corps Volunteer; (c) Serving as a full-time volunteer under Title I of the Domestic Volunteer Service Act of 1973 (ACTION programs, e.g., VISTAL, (d) Serving as a Peace Corps Volunteer; (c) Serving as a full-time volunteer under Title I of the Domestic Volunteer in the Commissioned Corps of the United States Public Health Sarvices; (b) Serving as a Peace Corps Volunteer; (c) Serving as a full-time volunteer in the States Public Health Sarvices; (b) Serving as a Peace Corps Volunteer; (c) Serving as a full-time volunteer in the Secretary has determined in the Secretary for the Secretary has determined in the Secretary for the Secretary has determined in the Secretary has determined in the Secretary has determined by disabled, as established by affidavit of a qualified physician, or unable to secure employment because Maker is providing care required by espouse who begin professional practice or sexeeding 2 years while Maker is providing as pourse who begin professional practice or sexeeding 2 years while Maker is provided by school), and receiving a GSL for the period of enrollment; (b) Up to 3 years while Maker is conscientiously seeking by independent of the Period of enrollme
- To be granted a deferment, Maker must provide the lender with written evidence of eligibility. Maker must subsequently notify the lender as soon as the condition for which the deferment
- 14. EVENTS OF DEFAULT. This Note shall, at the option of the holder, become immediately due and payable upon the occurrence of any of the following events of default: (A) Failure of Maker to pay in full any monthly installment when due provided that this failure persists for 180 days or 240 days for less frequent installments; or (B) giving false or inaccurate information on an application for a student loan. Upon default all of the Maker's rights under this agreement shall be terminated, including but not limited to the determents provided for in par, 13.

 Payment arrangements which may be allowed by the Wisconsin Higher Education Corporation after default, shall not reinstate or renew any such terminated rights of the Maker.
- 15. CONSEQUENCES OF DEFAULT. Upon an event of default (par. 14), Maker and Endorser are jointly and segarally liable for all charges and collection costs (including statutorily authorized automays fees) permitted by federal statutes or by rules or regulations issued by the Secretary or WHEC for the collection of any amounts due under this Note. If this local is referred for collection to an agency subject to the Fair Debt Collection Practices Act (15 U.S.C. \$1 1692 et seq.), Maker and Endorser will jointly and severally gay those collections to the judgment of the unpaid principal and accrued interest. In the event WHEC obtains a legal judgment on the defaulted loan, WHEC reserves the right to collect interest on the judgment at any rate up to the maximum rate of interest that applicable law may allow with respect to interest on judgments. The rate of interest on a judgment may be greater than the rate of interest specified
- 16. CREDIT BUREAU NOTIFICATION. If the Maker defaults on this loan, the Secretary or WHEC, using the following procedure, will disclose the information about the loan to credit bureau organizations after the Secretary or WHEC has attempted to collect the debt from the Maker. (A) If the Secretary or WHEC knows the Maker's address, the Secretary or WHEC must lirst notify the Maker that such disclosure will be made unless the Maker begins or resumes repayment. If the Maker does not begin or resume payment within 30 days of receipt of this notice or such longer period as the Secretary or WHEC may specify, the Secretary or WHEC may disclose information about the loan to credit bureau organizations. (B) If the Secretary or WHEC does not know the Maker's address, the Secretary or WHEC may disclose information about the loan to credit bureau organizations. (The Maker's address.)
- 17. ADDITIONAL PROVISIONS. (A) The Maker and any Endorser are jointly and severally liable for all amounts owing under this Note and waive presentment for payment, demand, notice of nonpayment, notice of protest and protest of this Note, and consent to the terms of any payment schedule as well as any and all extensions, consolidations and renewals without notice. (B) The Maker agrees to use the proceads of the loan which this Note evidences solely to pay the expenses of attending the educational institution listed on the loan application and in which the Maker is enrolled or accepted for enrollment at the date of this Note, and for the loan period indicated on the application. (C) in the event of the Maker's death or total and permanent disability, to time occurring in his or her school enrollment status (such as withdrawal from school or less than the time attendance, graduation or transfer to other schools) or home address from time status (such as withdrawal from school or less than the time attendance, graduation or transfer to other schools) or home address from that stated in the application for the loan. (E) The lender must provide Information on the repayment status of this loan to credit bureau organizations upon the Maker's request. If not otherwise prohibited by the law or regulation, the lender and/or WHEC will disclose information about the status of this loan to any credit bureau. (F) Under the conditions set forth in Federal and WHEC regulations governing the GSL program this loan may be transferred to a holder other than the original lender. Upon being notified of such transfer, the Maker has the same rights and responsibilities with regard to the subsequent holder that the Maker had with regard to the original lender. This Promiscory Note is not intended to be a negotiable instrument under the available to the Maker for GSL and other educational loans. For further information the Maker should contact WHEC.

 BORROWER CERTIFICATION. I declare under penalty of periury under the laws of the United

available to the Maker for GSL and other educational loans. For further information the Maker should contact WHEC.

BORROWER CERTIFICATION.) declare under penalty of perjury under the laws of the United States of America that the following is true and correct. I, the borrower, certify that the information contained in Section 1 of this application is true, complete and entered to the best of my knowledge and belief and is made in good faith. I also certify that I do not now owe a refund on a PELL Grant, Basic Grant, Supplemental Educational Opportunity Grant, or State Student Incentive Grant that I true I true and any school. I further cartify that I am not now in default on any loans received under the Perkins Loan (formerly National Direct Student Loan), the Federal Insured Stüdent Loan Program, or the PLUS/SLS or ALAS Programs at any school. I hereby authorize the educational institution to pay to the lender, envy refund which may be due me up to the amount of this loan. I further authorize any educational institution, subsequent holder, or their agent, any requested information perfinent to this loan (e.g. employment, enrollment status, prior loan history, current address.). I also authorize the lender, subsequent holder, their agent, educational institution or WHEC to make inquiries from prior or subsequent lenders or holders with respect to my loan application and related documents, and to make inquiries of my perents and other third parties to obtain information regarding my focation, employment and sources of income. I cartify that the proceeds of any loan made as a result of this application will be used for educational purposes for the academic period covered by this application at the educational institution named on this form. I understand that I am responsible for repaying any funds that I receive which cannot reasonably be attributed to meeting my education expenses related to attendance at that institution for the loan period stated. I further certify that I have read and understand the statement